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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO
10/662,118	08/06/2003	Deborah Jean Hinten		. 7252
Rev. Deborah Jean Hinten M.S. 5701 Leetonia Road			EXAMINER	
			PATTERSON, MARIE D	
Leetonia, OH 4	14431		ART UNIT	PAPER NUMBER
			3728	
			MAIL DATE	DELIVERY MODE
			10/27/2008	PAPER

Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.



## **Notice of Abandonment**

Application No.	Applicant(s)		
10/662,118	HINTEN, DEBORAH JEAN		
Examiner	Art Unit		
Marie Patterson	3728		

- The MAILING DATE of this communication appears on the cover sheet with the correspondence address-

	•
This application is abandoned in view of:	
Applicant's failure to timely file a proper reply to the Office letter n     (a)      A reply was received on (with a Certificate of Mailing o period for reply (including a total extension of time of n	r Transmission dated), which is after the expiration of the nonth(s)) which expired on
(b) A proposed reply was received on, but it does not cons	
(A proper reply under 37 CFR 1.113 to a final rejection consis application in condition for allowance; (2) a timely filed Notice Continued Examination (RCE) in compliance with 37 CFR 1.1	of Appeal (with appeal fee); or (3) a timely filed Request for
(c) A reply was received on but it does not constitute a profinal rejection. See 37 CFR 1.85(a) and 1.111. (See explanation)	oper reply, or a bona-fide attempt at a proper reply, to the non-
(d) No reply has been received.	
2. Applicant's failure to timely pay the required issue fee and publication from the mailing date of the Notice of Allowance (PTOL-85).	ation fee, if applicable, within the statutory period of three months
(a) The issue fee and publication fee, if applicable, was received, , which is after the expiration of the statutory period for Allowance (PTOL-85).	ed on (with a Certificate of Mailing or Transmission dated payment of the issue fee (and publication fee) set in the Notice of
(b) The submitted fee of \$ is insufficient. A balance of \$	is due.
The issue fee required by 37 CFR 1.18 is \$ The pub	lication fee, if required by 37 CFR 1.18(d), is \$
(c) The issue fee and publication fee, if applicable, has not been	· · · · · · · · · · · · · · · · · · ·
3. Applicant's failure to timely file corrected drawings as required by, Allowability (PTO-37).	and within the three-month period set in, the Notice of
(a) Proposed corrected drawings were received on (with a after the expiration of the period for reply.	Certificate of Mailing or Transmission dated), which is
(b) No corrected drawings have been received.	
4. The letter of express abandonment which is signed by the attorned the applicants.	ey or agent of record, the assignee of the entire interest, or all of
<ol> <li>The letter of express abandonment which is signed by an attorne 1.34(a)) upon the filing of a continuing application.</li> </ol>	y or agent (acting in a representative capacity under 37 CFR
6. The decision by the Board of Patent Appeals and Interference relation of the decision has expired and there are no allowed claims.	ndered on and because the period for seeking court review
7. The reason(s) below:	
<i></i>	·
	/Marie Patterson/
	Primary Examiner
•	Art Unit: 3728
Petitions to revive under 37 CFR 1.137(a) or (b), or requests to withdraw the ho	olding of abandonment under 37 CFR 1.181, should be promotiv filed to

minimize any negative effects on patent term.
U.S. Petent and Trademark Office
PTOL-1432 (Rev. 04-01)

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Application #	Filing Date
10/662113	08/06/2003
10/662114	08/06/2003
10/662115	08/06/2003
10/662116	08/06/2003
10/662117	08/06/2003
10/662118	08/06/2003
10/662119	08/06/2003

## REASON

The United States Patent And Trademark Office refused to help or believe me since I have Cerebral Palsy. As a result, I had to watch both parents being murdered. The Quick View Pharmaceutical Log (Patent Application # 10/662113) decodes the Physicians' Desk Reference. Many doctors within Columbiana County, Ohio, are continuingly knowingly and purposely breaking the state law or Revised Code # 4731.22B2 (see page enclosed) by refusing to consult various resources to select medications.

According to patent law, it is a federal crime to withhold a patent from the inventor and/or the inventor's family members. This is exactly what happened. Please when assigning a attorney, please select someone who cares. The local (Salem, Boardman, Youngstown, and Dayton) patent attorneys refused to defend the obvious patent federal law.

My parents died right before my eyes and I was not allowed to use my patent (which was sent in August 4, 2003 and Granted February 29, 2004)!

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All other six medical patents (Invisible Bed - Patent Application #10/662114, Big Willy - Patent Application #10/662115, Balance Enhancer - Patent Application #10/662116, Gentle Lifting Of Right Area (GLORA) - Patent Application #10/662117, Customized Orthopedic Shoe Soles - Patent Application #10/662118, and Buckled Velcro Strapped Surgical Shoe - Patent Application #10/662119) helped me take care of my parents twenty four hours a day, seven days a week.

The United States Patent And Trademark Office took back the Patent Application # 10/662119, ignored and did not investigate the sent twenty one pages of a podiatrist stealing my patent. The United States Patent And Trademark Office did not send me a summary of assigned patent application numbers until much later. Then the United States Patent And Trademark Office abandon all other patent work. In the other four cases (Invisible Bed - Patent Application #10/662114, Big Willy - Patent Application # 10/662116, Gentle Lifting Of Right Area (GLORA) - Patent Application # 10/662117) Notices To File Missing Parts Of Nonprovisional Application were never received.

The Invisible Bed - Patent Application #10/662114 and Big Willy - Patent Application # 10/662115 both need manufactured drawings. These two are missing everything except for the concept.

An over eight thousand page (triple copied) documented testimony concerning "Wrongful Deaths" or "Murder" has been ignored by all governmental levels

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Please accept all seven medical patents as is or give an unlimited time period.

Thank You!

Sincerely Yours,

Rev. Deborah Jean Hinten, M.S.

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13. The facility personed to an adjudication under Chapter 119. of the Revised Code and th a vois ví aog řeckí úban sá members, shall, to the ement permitted by law, limit, neveke c suspend a vertificate, refuse to register or refuse to reinstate an applicant or reprimard or piece in probative the beder of a centificate for one or more of the following receins (1) Permitting one's name of one's cenditale of regishalion to be used by a person, five er exemplation when the individual concerned is not definitly directing the treatment give i 12) Fellere to exa reasonable terr discrimination in the administration of drugs of feller to sargony ecospicate scientific necident in the veicence of drugs of wher modellines in 128.128.008.00 PE 68.600.000.00

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